Case 1:14-cv-04108-AT Document 36 Filed 06/24/16 Page 1 of 6 In The United States District Court For The Northern District of Grorsia JUN 2 4 2016 Atlanta Division JAMES N. HATTEN, Clerk By: Deputy Clerk Mahmoud Rashad, Suil Action NO:1:14-CV-04108-Plaintiff, AT-ECS V. Folton County, Georgia

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Daxe: 6-24-16

Plaintiff's Motion To Dismiss

I, mah mord Rashad ("Plain tiff), fill a motion to Dismiss, my Attorney (Resina Molden) Motion seeking permission from the Court to withdraw her representation of as COUNSRI.

ALLorney Regina Molden has done the Following.

Attorney Resina Molden has done the Followins:

1) Added Rexaliation to Complaint Filed

(pecamber 29, 2014) For myself. This done

without my knowledge or Consent (very Unethical
on Part of Attorney Resina Molden).

Retaliation needs to be Withdrawn from

case Civil Action File No: 1:14-cv-04108-AT-ECS.

This will require to withdraw the case

and File the complaint correctly for

EEOC # 410-2014-02676 (race, religion) and

EEOC # 410-2014-04824 (race). Right-To-Sue letters were

issued on these charges.

Attorney Reging Molden has the Borden to inform the Court she added retaliation to the Complaint filed on December 29, 2014 -- without the Consent or Knowledge of Plain tiff.

Actorney Regina Molden has the Burden to inform the Court to remove retaliation From Case Civil Action File No: 14-CV_04108-AT-ECS.

Mrs. Molden also added retaliation on Co-Plaintiff's Mrs. Lisa Bartell's Complaint Civil Action No: 1:15-cv-00196-ODE-LT Wiwithout Mrs. Bartell's Knowledge or consent On January 15, 2015.

2) EEOC is currently still investigating of charge for retaliation, filed April 13,2015.

I will wait for the EEOC to complete
its investigation for EEOC #410-2015-03274,
For retaliation.

I have the legal right to wait for the EEOC
to complete its investigation & subsequent
issuance of Right-To-Sue Letters

(中国)

Mors. Molden did not have the legal right or Plaintiff's consent to add retaliation to complaint filed (December 29,2014) upon issuance of Right-To-Sur Letters for EEOC # 410-2014-02676 & EEOC # 410-2014-02676

3) I have asked Attorney Resina Molden to inform the Court she added the Charge of Retaliation in complaint filed December 29 without the Plaintiff's consent or Knowledge.

Thave asked Attorney Regina Molden to inform the Court to move Retaliation from Case Civil Action File No: 1114-CV-04108-

AT-ECS.

Attorney Regina Molder has Lesal Burden to inform the Court to do so. As of today (June 24, 2016), she has not done so.

Adding Retaliation to Case Civil Action File No:1-14cv-04108-AT-ECS was Attorney Regina Molden mistake, not the Plaintiff's.

4) In conclusion I Object to Mrs. Molden Seekins permission from court to with draw her representation as Counsel. I, Maknowd Rashad certify that a Copy of Plaintiff's Motion to Dismiss has been filed with the Clark of Court, this zy'l day of June, 2016.

I will send the notification of filling via 1st Class mail, by June 26,2016 to the below named attorneys of record:

Resina Molden

Molden, LLC

Peachtree Center-Harris Tower

233 Peachtree Street, Suite 1245

Atlanto, 6 A 30303

Pominique A. Martinez, Esq Georgia Bar No. 430323 Attorney For Defendant Office of The Fulton County Attorney 141 Pryorst. SW, Suite 4038 Atlanta, G. A. 30303 Tuleplace: (404) 612 -0241

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Plaintiff

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June 24, 2016

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